

SETTLEMENT AGREEMENT
BETWEEN
CONSUMER ADVOCACY GROUP, INC.
AND
PENTAIR WATER POOL AND SPA, INC.

Consumer Advocacy Group, Inc., on behalf of itself and suing in the public interest pursuant to Health and Safety Code section 25249.7, subdivision (d) ("CAG") and Pentair Water Pool and Spa, Inc. ("Pentair") enter into this agreement ("Settlement Agreement") to settle the case entitled *Consumer Advocacy Group, Inc. v. Oreg Corporation, et al.*, filed on June 19, 2007, and pending in the Superior Court of California for the County of Alameda, Case No. RG07331650 ("Lawsuit"), as follows:

1.0 Introduction

1.1 CAG and Pentair ("Parties") enter into this Settlement Agreement to settle disputed claims between the Parties as set forth hereafter.

1.2 The Lawsuit alleges violations of the Safe Drinking Water and Toxic Enforcement Act of 1986 (Health & Saf. Code, §§ 25249.5, et seq.) ("Proposition 65"). Pentair denies the material allegations of the Lawsuit, and denies liability for the cause of action alleged in the complaint.

1.3 By execution of this Settlement Agreement, the Parties do not admit any facts or conclusions of law, including, but not limited to, any facts or conclusions of law regarding any violation of Proposition 65, or any other statutory, regulatory, common law, or equitable doctrine. Nothing in this Settlement Agreement shall be construed as an admission by the Parties of any fact, conclusion of law, issue of law, or violation of law, including, but not limited to, any admission concerning the meaning of the terms "knowingly and intentionally expose" or "clear and reasonable warning" as used in Health and Safety Code section 25249.6. Nothing in this Settlement Agreement, nor compliance with its terms, shall constitute or be construed, considered, offered or admitted as evidence of an admission or evidence of fault, wrongdoing, or liability by Pentair, its officers, directors, employees, or parent, subsidiary or affiliated corporations, in any administrative or judicial proceeding or litigation in any court, agency, or forum. Except for the cause of action and allegations settled and compromised, nothing in this Settlement Agreement shall prejudice, waive, or impair any right, remedy, argument, or defense that CAG and Pentair may have against one another in any other pending legal proceeding.

2.0 Release

2.1 Upon court approval of the settlement between the Parties and entry of the corresponding Consent Judgment by the Court, CAG fully releases and forever discharges Pentair, its related affiliates, predecessors, successors, and assigns and all officers, directors, and employees of any of the released entities (collectively, "Released Parties") from all known and unknown rights, claims, causes of action, damages, suits, penalties, liabilities, injunctive relief, declaratory relief, and attorney fees, costs, and expenses related to or arising out of the facts and claims alleged or which could have been alleged in the Lawsuit. Without limiting the foregoing, the Parties intend the scope of this release to cover all Claims Covered (as defined in Section 3 below) as to the Released Parties.

2.2 CAG has full knowledge of the contents of Section 1542 of the Civil Code. CAG acknowledges that the claims released in section 2.1 above may include unknown claims and waives Section 1542 as to any such unknown claims. Section 1542 reads as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

CAG acknowledges and understands the significance and consequences of this specific waiver of Civil Code Section 1542.

3.0 Claims Covered

3.1 This Settlement Agreement is a final and binding resolution between the CAG and the Released Parties of the following claims and causes of action:

All Proposition 65 claims that were or could have been asserted in the Lawsuit, including but not limited to those arising from allegations that the Released Parties exposed, knowingly and intentionally or otherwise, users of Pentair's Products (as defined in paragraph 4.1 of this Settlement Agreement), and those persons in proximity of the users of Pentair's Products (as defined in paragraph 4.1 of this Settlement Agreement), to 3,3'-Dimethylbenzidine (ortho-Tolidine) (CAS No. 119-93-7) or 3,3'-Dimethylbenzidine dihydrochloride (CAS No. 612-82-8), chemicals designated by the State to cause cancer without first giving clear and reasonable warning of such to persons exposed, up to the date of the Court's approval of this Settlement Agreement and entry of the corresponding Consent Judgment.

4.0 Defendant's Duties

4.1 Pentair agrees, promises, and represents that upon execution of this Settlement Agreement it will provide Proposition 65 compliant warnings on all of Pentair's products that contain 3,3 - Dimethylbenzidine ("ortho-Tolidine" or "OTO") (CAS No. 119-93-7) or 3,3-Dimethylbenzidine dihydrochloride (CAS No. 612-82-8) (collectively, "Pentair's Products") that it ships to California distributors, California retailers, or other California purchasers.

4.2 Pentair agrees, promises, and represents that commencing April 1, 2009, Pentair will cease manufacturing or purchasing Pentair's Products for purposes of shipping Pentair's Products to California distributors, California retailers, or other California purchasers.

4.3 Pentair agrees, promises, and represents that commencing July 1, 2009, it will cease shipping Pentair's Products to California distributors, California retailers, or other California purchasers.

5.0 Payments

5.1 Payment in Lieu of Civil Penalties. Within fifteen (15) days following the Court's approval of the Settlement Agreement and entry of the corresponding Consent Judgment, Pentair shall pay CAG, incorporated for the purpose of furthering environmental causes, \$5,000. Payment shall be to "Consumer Advocacy Group, Inc." CAG will use the payment for such projects and purposes related to environmental protection, worker health and safety, or reduction of human exposure to hazardous substances (including administrative and litigation costs arising from such projects), as CAG may choose. CAG shall provide its address and federal tax identification number to Pentair within three (3) days following the Court's entry of the Consent Judgment.

5.2 Payment to Yeroushalmi & Associates. Within fifteen (15) days following the Court's approval of the Settlement Agreement and entry of the corresponding Consent Judgment, Pentair shall pay CAG \$90,000.00 for its attorney fees and costs incurred in this matter. The check shall be to "Yeroushalmi & Associates." CAG represents and warrants that CAG has authorized the payment of attorney fees and costs, and that the payment and any application or distribution of such payment will not violate any agreement between CAG and its attorneys. CAG releases and agrees to hold harmless the Released Parties with regard to any issue concerning the allocation or distribution of the amount paid under this section. Yeroushalmi and Associates shall provide its address and federal

tax identification number to Pentair within three (3) days following the Court's entry of the Consent Judgment. Thus, the total to be paid by Pentair to CAG and or its Attorneys under this Settlement Agreement is \$95,000.

6.0 Authority to Enter Into Settlement Agreement

6.1 CAG represents that its signatory to this Settlement Agreement has full authority to enter into this Settlement Agreement on behalf of CAG and to bind legally CAG. Pentair represents that its signatory to this Settlement Agreement has full authority to enter into this Settlement Agreement on behalf of Pentair and to bind legally Pentair.

7.0 Attorney General Review

7.1 Consistent with section 3003(a) of Title 11 of the California Code of Regulations, CAG shall submit this Settlement Agreement to the Attorney General's Office for review within five (5) days of the Parties' execution of this Settlement Agreement.

7.2 Following submittal to the Attorney General, the Parties shall proceed as set forth in this Settlement Agreement.

8.0 Execution in Counterparts and Facsimile

8.1 This Settlement Agreement may be executed in counterparts, which taken together shall be deemed to constitute the same document. A facsimile or pdf signature shall be as valid as the original.

9.0 Entry of Judgement Pursuant to Settlement Agreement Required

9.1 CAG shall submit this Settlement Agreement to the Court for consideration as required by Health and Safety Code section 25249.7, subdivision (f)(4). CAG will provide the Court with the necessary information to allow the Court to make the findings required by Health and Safety Code section 25249.7, subdivision (f)(4)(A)-(C). The release in the Consent Judgment shall apply to all Released Parties and shall be made on behalf of CAG and in the interest of the public.

10.0 Entire Agreement

10.1 This Settlement Agreement contains the sole and entire agreement and understanding of the Parties with respect to the entire subject matter hereof, and all related prior discussions, negotiations, commitments, and understandings. No other agreements, oral or otherwise, exist to bind any of the Parties.

11.0 Modification of Settlement Agreement

11.1 Any modification to this Settlement Agreement shall be in writing by the Parties.

12.0 Application of Settlement Agreement

12.1 This Settlement Agreement shall apply to, be binding upon, and inure to the benefit of, the CAG and the Released Parties identified in Section 2.1 above.

13.0 Court Approval

13.1 If this Settlement Agreement and corresponding Consent Judgment are not approved by the Court, they shall be of no further force or effect, and shall not be introduced as evidence or otherwise used in any proceeding for any purpose. The parties agree to mutually employ their best efforts to secure approval of the Settlement Agreement and corresponding Consent Judgment by the Court in a timely manner.

14.0 Notification Requirements

14.1 Any notice required or permitted hereunder shall be effective only if in writing and delivered in person or sent by telecopy, certified or registered mail return receipt requested, or traceable overnight delivery service, to the following designees:

For CAG:

Reuben Yeroushalmi
Yeroushalmi & Associates
3700 Wilshire Blvd., Suite 480
Los Angeles, CA 90010
Fax: 213.382.3430

For Pentair:

Susanne C. Washington, Esq.
Foley and Lardner LLP
402 W. Broadway Suite 200
San Diego, CA 92101
Fax: 619.234.3510

Any party may change its designee(s) for purposes of notification by providing notice of such change pursuant to this section.

Dated: 9/25/08By: [Signature]
CONSUMER ADVOCACY GROUP, INC.

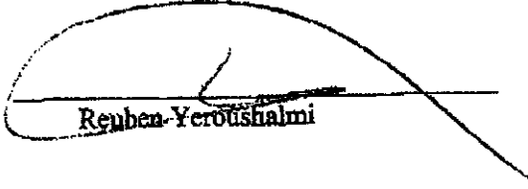
Dated: _____

By: _____
PENTAIR WATER POOL and SPA, INC.

As to form only:

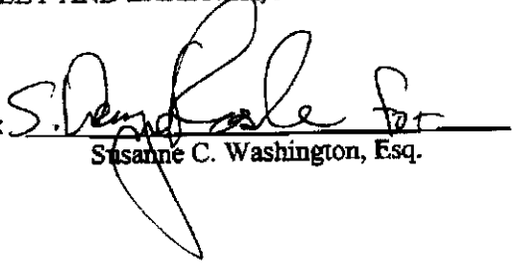
YEROUSHALMI & ASSOCIATES

Dated: 9/25/08

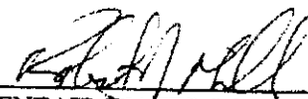
By: 
Reuben Yeroushalmi

FOLEY AND LARDNER, LLP

Dated: 9/26/08

By: 
Susanne C. Washington, Esq.

Dated: 5/26/08

By: 
PENTAIR WATER POOL and SPA, INC.
Robert D. Miller, Chief Financial Officer

As to form only:

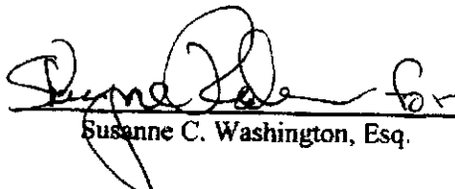
YEROUSHALMI & ASSOCIATES

Dated: _____

By: _____
Reuben Yecroushalmi

FOLEY AND LARDNER, LLP

Dated: 9/26/08

By: 
Susanne C. Washington, Esq.